

09/419,752

Page 3 of 11

Remark:

Claims 88-88, 92-128 and 135-175 are rejected under 35 U.S.C. 101 because the claimed invention is directed to a computer program, which is a non-statutory subject matter. Obviously the office action **ONCE AGAIN** failed to consider the recited claim characteristics as a whole and completely **IGNORED** the recited characteristics which, when considered as a whole, will let the rejected claim fulfill the requirement of 35 U.S.C. 101. This remark is structured into two parts. Part A enlists several repeated legal points previously presented and unanswered. Part

BEST AVAILABLE COPY